

ROCHMAN PLATZER FALLICK STERNHEIM LUCA & PEARL, LLP

666 THIRD AVENUE
NEW YORK, NEW YORK 1007

IRWIN ROCHMAN
KENNETH J. PLATZER
BARRY M. FALLICK
BOBBI C. STERNHEIM
SCOTT W. PEARL
PATRICIA A. LUCA
JILLIAN S. HARRINGTON
PAUL KNEPPER
TRISHA LAFACHE

TEL. (2(2) 697-4090 FAX (2(2) 972-4654 verdictlaw@aol.com

June 13, 2007

184 EAGLE ROCK AVENUE ROSELAND, NEW JERSEY 07068

U.S. D. SOFFICE OURT E.D.N.Y

★ JUN 15 2007.

LON LAND OFFICE

Honorable Thomas C. Platt United States District Judge United States District Court Long Island Federal Courthouse 200 Federal Plaza Central Islip, New York 11722-4454

> Re: <u>United States v. Louis Fenza</u> 03 Cr. 921 (TP)

Dear Judge Platt:

By this letter, we respectfully request that Mr. Fenza's bail conditions be modified in the following manner: In May 2003, Mr. Fenza's bail conditions included the signing of a fully-secured \$1.5 million bond. As part of the bond requirements, Donna Fenza executed and filed an affidavit of confession in Suffolk County (Index No.03-012662), permitting the government to seize and sell their home at 3 Madison Avenue, Jericho, New York 11753. That property is valued at approximately \$900,000.00.

We now respectfully request that Mr. Fenza's bail conditions temporarily be modified to exclude the posting of the property owned by Donna Fenza. If this request is granted, Mrs. Fenza will refinance the home and then post the home as security for bond.

Thank you for your consideration in this matter.

Very truly yours,

Rochman Platzer Fallick

Sternheim Luca & Pearl, LLP

JHS:ce

cc: James Miskiewicz, Assistant United States Attorney